CASENO. C-07-2980 - TEH-PRI

I declare as follows;

- 1.) AN ALLEGATION OF RETALIATION AGAINST A PRISONERS 1ST Amendment Right to FILE A PRISON GRIEVANCE IS SUFFICIENT to Support a claim under section 119831. *(BRUCE V. Vist 351 F.32/ 1283 1288 9th cir. 12003) *
- 2.) There was no legitimate penological interest ASR defendant not to assign my timely disciplinary appeal after he received sufficient, Facts, INFORMATION, AND evidence that my appeal was in fact timely.
- 3.) referdant was dishonest in his response/answers to my discovery request 1st set of Admissions contrary to the attached documents IN my opposition.
- 4.) I was informed by (CDC3R) officials an numerous occassions that a srd directure level of review is ONLY FOR AND AFTER A KDC3R) 602 Appeals IS completed at the institution and level of review.
- 5.) MY APPEN LIXH SUSP-D-07-01415 Was REJected by the Institution and I was unable to get the 1st, 2nd, and 3Rd directors Level of neview which no administrative Remedy was availed to me within (CDC3R).

I declare under penalty of perJury that the Euregoing Is true and correct. Executed this 26 day of 2008 At SUSANVILLE, CALIF, 96/27, this month uf march MURIN Glenn Hells

- PLAINTIFF -